

PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the application of: Osanai et al. Attorney Docket No.: 3339.03US01
Application No.: 09/848,140 Confirmation No.: 7450
Filed: May 3, 2001 Examiner: Tuan T. Dinh
For: METAL-CERAMIC CIRCUIT BOARD AND MANUFACTURING METHOD
THEREOF

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

Mail Stop Amendment
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

Pursuant to 37 CFR § 1.56, and in addition to information disclosed in Applicants' Information Disclosure Statements filed May 3, 2001, December 8, 2004, and January 7, 2005, the attention of the Patent and Trademark Office is hereby directed to the references listed on the attached Form PTO-1449. It is respectfully requested that the information be expressly considered during the prosecution of this application, and that the references be made of record therein and appear among the "References Cited" on any patent to issue therefrom. The listing of a reference herein is not an admission that the reference is prior art or that the reference is material to patentability.

This Information Disclosure Statement is being filed before the mailing date of a first Office Action after the filing of a Request for Continued Examination under 37 CFR § 1.114.

Please charge \$180.00 in payment of the fee under 37 CFR § 1.17(p) to Deposit Account No. 16-0631. Please credit or debit Deposit Account No. 16-0631 as needed to ensure consideration of the disclosed information.

The non-reference information cited in this Information Disclosure Statement was generated to date by the Office in related cases: (1) U.S. Patent Application 10/242,022, filed September 12, 2002, which is now U.S. Patent 6,938,333; (2) U.S. Patent Application 11/066,912, filed February 25, 2005, which is now abandoned; and (3) co-pending U.S. Patent Application No. 11/471,441, filed June 20, 2006. The prosecution record of each application is readily available and easily accessed by the Office, and Applicants do not wish to burden the Office and the Examiner with potentially voluminous Information Disclosure Statement submissions of non-reference information from the file wrapper of each application. Hence, the attention of the Office is now and henceforth on an ongoing basis, hereby directed to the applications and the file wrapper and prosecution record of each application maintained in the Office in lieu of such submissions. Applicants respectfully request that any and all non-reference information contained in each application and the file wrapper and prosecution record of each application be considered by the Office in examination of the present Application to the extent such information is material to patentability as defined in 37 CFR § 1.56.

Respectfully submitted,



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